GIBBONS P.C.

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Counsel to the Debtors and Debtors-in-Possession

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In re:

NEW ENGLAND MOTOR FREIGHT, INC., et al., 1

Debtor.

Chapter 11

Case No. 19-12809 (JKS)

(Jointly Administered)

SECOND SUPPLEMENTAL CERTIFICATION OF KAREN A. GIANNELLI REGARDING THE EMPLOYMENT AND RETENTION OF GIBBONS P.C. AS GENERAL BANKRUPTCY COUNSEL TO THE DEBTORS

Karen A. Giannelli, pursuant to 28 U.S.C. § 1746, declares as follows:

1. I am an attorney at law of the State of New Jersey and admitted to practice before this Court. I am a director of Gibbons P.C. ("Gibbons" or the "Firm"), which maintains offices in various locations, including One Gateway Center, Newark, New Jersey 07102.

¹ The Debtors in these chapter 11 cases and the last four digits of each Debtor's taxpayer identification number are as follows: New England Motor Freight, Inc. (7697); Eastern Freight Ways, Inc. (3461); NEMF World Transport, Inc. (2777); Apex Logistics, Inc. (5347); Jans Leasing Corp. (9009); Carrier Industries, Inc. (9223); Myar, LLC (4357); MyJon, LLC (7305); Hollywood Avenue Solar, LLC (2206); United Express Solar, LLC (1126); and NEMF Logistics, LLC (4666).

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2. This Supplemental Certification is submitted in connection with Gibbons March

13, 2019 retention as counsel for the above-captioned debtors and debtors-in-possession

(collectively, the "Debtors") nunc pro tunc to the petition date [ECF 239] for the purpose of

providing supplemental disclosures required under sections 327(a), 328, 504 and 1107 of the

Bankruptcy Code and FED. R. BANK. P. 2014(a). Except as otherwise set forth herein, I have

personal knowledge of the matters set forth herein and, if called as a witness, would testify

competently thereto.

ADDITIONAL DISCLOSURES

3. As a supplement to the disclosures set forth in my prior Certifications [ECF 102-1

and 204], I make the following statements: With respect to East West Bank ("EWB"), the Firm

was recently retained by EWB in matters unrelated to the Debtors in connection with enforcing

EWB's rights against parties to various loan transactions. As to these "new" matters for EWB, the

Firm will be instituting a prophylactic screen similar to what it has done for representation of

JPMorgan Chase Bank, N.A. in matters unrelated to the Debtors.

4. Except as set forth herein, the remaining disclosures set forth in my prior

Certifications are true and correct.

I declare under penalty of perjury under 28 U.S.C. § 1746 that the foregoing is true and

correct to the best of my knowledge, information and belief.

Dated: June 3, 2019 Newark, NJ

Karen A. Giannelli

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